Application Serial No: 09/530,929

Filed on May 4, 2000

Attorney Docket No. 4817/0P

Declaration and Power of Attorney for Patent Application

As the below named inventor(s), We hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

SPECIFIC AND SENSITIVE NUCLEIC ACID DETECTION METHOD

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the spec	cification of wh	ich (check one)					
	is attached here	eto.					
	was filed on			as			
Applica	ation Serial No.	· · · · · · · · · · · · · · · · · · ·					
and was	s amended on			(if applicable).			
EX]	was filed on	November 3, 1998		as			
	ternational Appl	lication Serial No.	PCT/EP98/06951		_		
and was	s amended unde	r PCT Article 19 on	January 13, 2000		_ (if applicable)) .	
		ve reviewed and under		f the above identifi	ed specification,	, including the	claims, as
I ackno	wledge the duty	to disclose information	on which is material	to patentability as o	defined in 37 CF	R §1.56.	
invento United	r's certificate, of States, listed b r's certificate, of	priority benefits under §365(a) of any PCT elow and have also in PCT International ap	International applications identified below, by	ation which design checking the box	nated at least on k, any foreign a	e country othe	r than the
Prior F	oreign Applica	tion(s)			I	Priority Claim	ed
197 48 ((Number		DE (Country)		mber 1997 Ionth/Year Filed)	_	X] Yes	[] No
198 14 (Number				ch 1998 Month/Year Filed)	_	X] Yes	[] No

198 14 828.3 (Number)	DE (Country)	2 April 1998 (Day/Month/Year Filed)	[X] Yes	[] No
,	•	f any United States provisional app		
(Application No.)	(Filing Date)	(Application No.)	(Filing Dat	te)
(Application No.)	(Filing Date)	(Application No.)	(Filing Dat	te)
PCT International application is of Title 35, United States (ion designating the Unite s not disclosed in the prior Code, §112, I acknowled which became available b	tates Code, §120 of any United States of States, listed below and, insofar United States application in the mage the duty to disclose information between the filing date of the prior	as the subject matter nanner provided by the which is material to	of each of the first paragraph patentability as
PCT/EP98/06951 (Application Serial No.)	November (Filing Date		ling ented, pending, abando	ned)
(Application Serial No.)	(Filing Dat	e) (Status) (pate	ented, pending, abando	ned)
hereby declare that all stand belief are believed to statements and the like so no states Code and that such very power of ATTORNE	be true; and further the nade are punishable by fir villful false statements ma CY: As a named invent	my own knowledge are true and that these statements were made we are or imprisonment, or both, under any jeopardize the validity of the appoint. I hereby appoint the practition the Patent and Trademark Office of	rith the knowledge that Section 1001 of Title 1 lication or any patent is the section of the sec	at willful false 8 of the United ssued thereon.
procedure and approximent				
Send Correspondence to:	Customer Number 22	<u>829</u>		
Direct Telephone Calls	s Victor K. Lee, Ph.D. (510) 814-2966			

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10	CHRISTOPH KESSLER Full Name Of Sole Or First Inventor	
	Sole Or First Inventor's Signature	Date lo. August 2000
	Icking, Germany PK Residence	
	German	
	Citizenship Litizenship Litizenship Litizenship Litizenship Litizenship Litizenship Litizenship Litizenship	
	Post Office Address	
	CERD HABERHAUSEN	
	Full Name Of Second Joint Inventor, If Any	
ZW	Second Inventor's Signature	10, Xugust 2000
T *	Second inventor's Signature	Date
	Iffeldorf Germany NEV	
	German	
	Citizenship	
	Jochbergweg 2, D-82393 Iffeldorf, Germany Post Office Address	

KNUT BARTL	
Full Name Of Third Joint Inventor, If Any	
Went Boll	Angust 30 00
Third Inventor's Signature	Date 0
Wielenbach, Germany DEX	
Residence	
German	
Citizenship	
Am Westend 6, D-82407 Wielenbach, Germany	
Post Office Address	
14 4]	
ਜ਼ਿੰਦ ਜ਼	
HENRIK ORUM	
Eull Name Of Fourth Joint Inventor, If Any	
en value of real treatment, in ring	
Full Name Of Fourth Joint Inventor, If Any	
	X 1 + 1 711 10
/ 11000	X September 7th, 00
Fourth Inventor's Signature	Date
/' '\	
Vaerlose, Denmark	
Residence	
	·
Denmark	4-4/61
Citizenship	
Vildrosevej 3, DK-3500 Vaerlose, Denmark	
Post Office Address	

Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.